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## VIA ELECTRONIC FILING

Marlene H. Dortch, Secretary Federal Communications Commission The Portals, TW-A325 445 Twelfth Street, S.W. Washington, D.C. 20554

Re:

Request for Waiver of the Replication/Maximization Interference Protection Deadline for Construction Permit (File No. BPEDT-20000501AHN) Station KRMT-DT, Denver, CO (FIN 20476) MB Docket No. 03-15

Dear Mrs. Dortch:

By this letter, Word of God Fellowship, Inc., the permittee of Station KRMT-DT, Denver, Colorado ("KRMT"), hereby requests a waiver of the July 1, 2006, Replication/Maximization Interference Protection Deadline. (See, In the Matter of Second Periodic Review of the Commission's Rules and Policies Affecting the Conversion to Digital Television, 19 FCC Rcd 18279, at Paragraph 78 (2004); see also Public Notice DA 06-1255 (June 14, 2006).)

As discussed in detail below, a waiver is warranted here because the commencement of full-power operations has been delayed because KRMT has filed a minor change application, which is pending (BMPEDT-20060321AFN). Once this minor change has been approved, a license application will be filed.

KLTJ has also filed for a renewal of its Special Temporary Authority ("STA) (BDSTA-20060321AFO) which has been accepted for filing on 3/2/2006 and is still pending. This STA must be renewed to continue its operation pending the grant of its modification application.

For the above reasons, KRMT submits that good cause exists to grant this waiver request. KRMT has been delayed by factors beyond its control which is the pending modification application. (See, e.g., Digital Television Construction Deadline, 16 FCC Rcd 8122 at Paragraph 11 (2001), unexpected changes to their proposed facilities and were recently granted construction permits [KRMT is still waiting for the grant of its CP] warranting the extension of DTV construction deadlines; see also Instructions, FCC Form 337, at Item 5 ("legal obstacles as delays in obtaining required governmental clearances would be unforeseeable events warranting additional time to construct."). Moreover, given the importance of insuring that viewers receive over-the-air digital signals, which KRMT will do as soon as the FCC grants it pending application, the public interest would be served by granting KRMT additional time to comply with the replication/maximization deadline.

Should further information be desired in connection with this matter, please communicate with this office.

Marlene H. Dortch, Secretary Federal Communications Commission June 26, 2006 Page 3

Sincerely,

Robert L. Olender

Counsel for

Word of God Fellowship, Inc.

RLO/mp

cc: Shaun Mauer, FCC (Via Email)